

Iron County Record

Biggest, Oldest and Best Newspaper in Southern Utah.

ESTABLISHED DECEMBER, 1893.
Independent in Politics, Progressive.

Published by the
Southern Utah Pub. & Prtg. Co.
C. S. WILKINSON, Editor & Mgr.
Entered at the Post Office at Cedar City, Utah, as second class matter.

FRIDAY, JAN. 15, 1915.

HORSE PLAY.

IT seems that some men never outgrow their "kiddishness," but are always ready for any kind of "horse-play" and Tomfoolery. We have a few of this class of nonsensical gentry in the Utah Legislature this season, who are more at home in farce-comedy at the state capitol than they are with the real business of law-making. This trait is exemplified in the persons of Parley P. Christensen and David H. Morris, who are the star actors in the little theatrical production that the fusion party has staged for the amusement of the state.

The people as a rule have no objection to a little frivolity, if not carried to the point where it is likely to injure someone else. Many of us were boys once. But seriously we do object to paying a body of law makers the regular price per diem out of our hard earned tax money to fritter their time away in such nonsense; for not only are they wasting their own time, but they are obstructing the progress of those who would work if given a chance. If there is nothing for them to do, why not adjourn the session and save the people some expense.

Furthermore, it strikes us that there should be at least a small show of dignity in the position of a legislator, and that such pranks as have been staged during the early days of the present session are hardly in keeping with the importance of the office.

Of course, in their own exalted opinion, they are doing something especially brilliant, but when they are through with the antics how much shall they have gained? Suppose they should persist in the nonsense until out of shame for the whole, the opposition, which is conceded to hold a majority, allows them to name one or two of the officials of the house? They are there to represent and work for the interests of the whole state, and how would the state have profited by their success? The man who places party or petty personal triumph ahead of the interests of the whole people is not fit to serve in any law-making body.

The Salt Lake papers refer to the proceedings as "Rump" sessions. Just why they spell it with a "u" instead of an "o" we are not prepared to say. Except that in our opinion a good fence rail applied with emphasis to the part named might have a salutary effect.

B. A. C.'S NEW EMBLEM.

ANOTHER bright, well-written issue of The Student, the B. A. C. school paper, issued this week from the press of The Record. One of the most striking features of this number is the new design for the seal and monogram of the school which is featured on the front cover and which in a slightly modified form is to be used on all the publicity matter emanating from the college. The monogram consists of a large "A" with bold lines, in the upper portion of which, is nestled a capital "B", but very much subordinated to the A. In the lower half of the bold A is couched a capital "C" of an extended type, but like the B of light lines. The idea is to feature the "A" which stands for Agriculture, the dominating principle of the school.

The suggestion from which the design was worked out, was submitted by Wilson Lunt in response to Mr. Homer's announcement of a cash prize of \$10.00 for the best design of an emblem for the school. The emblem when fully completed will include the cut of a sheaf of wheat and a sickle.

DESERVED BETTER PATRONAGE

IT is a matter of keen regret to The Record that there should have been such a slim attendance at the theatrical performance in the Ward Hall last Saturday night, when the Parowan Dramatic company presented the pretty little drama, "Peaceful Valley." The production was far in advance of the average production of home dramatic companies, and merited better support. To our way of thinking, the play and the manner of its production compared most favorably with plays put on by the better class of traveling companies, and was well worth the price of admission to all lovers of the drama.

And then, aside from the intrinsic

worth of the production, there is another side to this question. When the home dramatic companies of this county spend three or four weeks on the preparation of a play they naturally feel that their time has been to a great extent wasted unless it can be shown more than one night, and in order to do this it is necessary to go to some other town. What more natural, or proper, than for the Parowan dramatists to bring their play to Cedar City, and the Cedar dramatic company (the more shame if we haven't an active one at present) to take their play to Parowan. But if the visitors are received as coolly as they were last week, what kind of a reception can our troupe expect when it goes to Parowan with a production?

We do not believe that this apparent slight was intentional on the part of Cedar people. Money, just at the close of the holidays, is scarcer than at any time of the year, and this may have had considerable bearing. But the fact remains that for the past two or three years the Parowan troupes have not received merited patronage in Cedar, which leads us to conclude that some time in recent years there has been a production that has not appealed to the people here, and they seem to have jumped at the conclusion that all the Parowan plays are unsatisfactory.

With this idea in view, we are going to urge with all the influence at our command, that our Parowan friends, (despite the statement that they would not trouble us again for a long time,) return with this play in the early future. And in like manner we are going to urge the people of Cedar City, and particularly all our good friends, to accept our assurance that this is really a deserving production and one that will please and entertain you, and ask that you turn out in a generous, hearty manner and show your good feeling towards the representatives of our sister town on the north.

Now if you will all humor us just a little in this matter we are sure that we can arrive at a better state of feeling, and the notion that Parowan theatricals are not worth while will be quickly dispelled. When shall it be, friends?

Biliousness and Constipation Cured.

If you are ever troubled with biliousness or constipation you will be interested in the statement of R. F. Erwin, Peru, Ind. "A year ago last winter I had an attack of indigestion followed by biliousness and constipation. Seeing Chamberlain's Tablets so highly recommended, I bought a bottle of them and they helped me right away." For sale by Palace Drug Store.

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When you need a new Suit, YOU GET IT. When your harness needs a new "dressing," DOES IT GET IT? It needs dressing as often as you—perhaps more so. Unless it is frequently oiled and kept in repair it will in time crack and become weak in spots, thus rendering it unsafe when most depends upon its strength. Better bring it in and let us go over it. Costs less now than later, when there is more to do.

Palmer Bros, Cedar City, Utah

NOTICE FOR PUBLICATION.

(Publisher.)
Department of the Interior, U. S. Land Office at Salt Lake City, Utah, December 29, 1914.

NOTICE is hereby given that Eliza Corbridge, widow of Joseph L. Corbridge, deceased, of Adamsville, Utah, who on December 11, 1911, made H. E. Serial No. 09186, for SW 1/4 section 13, township 33 south, range 9 west, Salt Lake meridian, has filed notice of intention to make three year proof, to establish claim to the land above described, before the Clerk of the District Court, at Parowan, Utah, on the 15th day of February, 1915.

Claimant names as witnesses: E. E. Meyers and Leroy Meyers of Parowan, Utah, and William Roberts and Herbert Eyre of Minersville, Utah. E. D. R. THOMPSON, Register. (First, Jan. 15—Last Feb. 12, 1915.)

NOTICE IN BANKRUPTCY.

IN THE DISTRICT COURT OF THE United States for the District of Utah.

In the Matter of James S. Stapley, Voluntary Bankrupt.

In Bankruptcy No. 1921.
To the creditors of James S. Stapley, of Kanarrville, in the county of Iron, and district aforesaid, a bankrupt.

Notice is hereby given that on the 8th day of December, 1914, the said James S. Stapley was duly adjudicated bankrupt; and that the first meeting of his creditors will be held at my office in the Continental Block, Salt Lake City, Utah, on the 23rd day of January, 1915, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting.

CHARLES BALDWIN,
Referee in Bankruptcy.
Salt Lake City, Jan. 12, 1915.

NOTICE FOR PUBLICATION.

(Publisher.)
U. S. Land Office at Salt Lake City, Utah, December 21, 1914.

Notice is hereby given that Malinda P. Smith, of Centerville, Utah, who, on November 24, 1909, made Desert Entry, Serial No. 05153, for Lots 1, 2, 7, 8, 9, 10, 15, 16, Section 1, Township 33 South, Range 17 West, Salt Lake Meridian, has filed notice of intention to make final proof, to establish claim to the land above described, before Register and Receiver, U. S. Land Office, at Salt Lake City, Utah, on the 12th day of February, 1915.

Claimant names as witnesses: T. W. Jones, of Newcastle, Utah, Israel Barlow, Jr., of Woods Cross, Utah, N. T. Porter, of Centerville, Utah, George A. Cole, of Salt Lake City, Utah.

E. D. R. THOMPSON, Register. (First Dec. 25, 1914—Last Jan. 22, 1915.)

NOTICE FOR PUBLICATION.

(Publisher.)
U. S. Land Office at Salt Lake City, Utah, December 21, 1914.

Notice is hereby given that David Oman McKay, of Ogden, Utah, who on July 9, 1910, made Desert Entry Serial No. 05930, for W 1/2, Section 33 Township 35 South, Range 16 West, Salt Lake Meridian, has filed notice of intention to make final proof, to establish claim to the land above described, before Register and Receiver, U. S. Land Office, at Salt Lake City, Utah, on the 12th day of February, 1915.

Claimant names as witnesses: N. T. Porter, of Centerville, Utah, J. X. Gardner, of Pine Valley, Utah, Israel Barlow, Jr., of Woods Cross, Utah, George A. Cole, of Salt Lake City, Utah.

E. D. R. THOMPSON, Register. (First Dec. 25, 1914—Last Jan. 22, 1915.)

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Notice of Sale

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT OF UTAH, MASTER'S SALE UNDER DECRET OF FORECLOSURE.

Capital Trust Company, a corporation, plaintiff, vs. Gold Springs Mining & Power Company, a corporation, et al., defendants.

Western Electric Company, a corporation, plaintiff, vs. Gold Springs Mining & Power Company, a corporation, et al., defendants.

By virtue of a decree of foreclosure and sale made and entered by the District Court of the United States for the District of Utah, held at Salt Lake City therein on the 26th day of July, 1913, in the above entitled causes, I, as master appointed for such purpose, by the said decree, will sell at public vendue to the highest bidder, subject to all taxes to become due and payable after date of the sale, and subject to the right and equity of redemption, at the front door of the Court House of Iron County, in the City of Parowan, Utah, on the 1st day of February A. D. 1915, at 10 o'clock, a. m., the following described lots or parcels of ground and other property described in said cause and herein:

1. Eight thousand (\$8,000.00) dollars par value bonds with interest coupons attached thereto issued by the Gold Springs Mining & Power Company, one of the defendants herein.
2. That part of the transmission line connecting the power plant at Modena, Utah, with the mine at Gold Springs and the well on the Sand Aquas claim which is upon the public domain of the United States.
3. All of the residue and remainder of the property of the Gold Springs Mining & Power Company, including the right of redemption on the transmission line ordered to be sold in

the next preceding paragraph, said property being described as follows:

All and each of those certain lode-mining claims situated in the State Line Mining District, Iron County, State of Utah, located, recorded and known under the several names hereinafter set forth, to-wit: The Jennie Lode Mining Claim; The Jennie No. 2 Lode Mining Claim; The Jennie No. 3 Lode Mining Claim; The Jennie No. 4 Lode Mining Claim; The Jennie No. 5 Lode Mining Claim; The Jennie No. 6 Lode Mining Claim; The Jennie No. 7 Lode Mining Claim; The Jennie No. 8 Lode Mining Claim; and the Trishline Lode Mining Claim.

Except only certain surface rights upon the surface of the said Jennie No. 5 Lode Mining Claim, Jennie No. 6 Lode Mining Claim, and the Jennie Lode Mining Claim and the Jennie No. 2 Lode Mining Claim heretofore granted to other persons. Said group of mining claims being known collectively as the "JENNIE" group of mining claims.

All and each of those certain Lode Mining claims situated in the Eagle Valley Mining District, Lincoln County, State of Nevada, located, recorded and known under the several names hereinafter set forth, to-wit: The Talisman Lode Mining Claim; The Talisman No. 2 Lode Mining Claim; The Talisman No. 3 Lode Mining Claim; The Aladdin No. 2 Lode Mining Claim; The Cornucopia No. 3 Lode Mining Claim; The Moonlight Lode Mining Claim; and The Twilight Lode Mining Claim. The Talisman No. 2 and the Moonlight claims cover identically the same ground. The Aladdin No. 2 and the Twilight claims cover identically the same ground. Said group of mining claims being known collectively as the "TALISMAN" group of mining claims.

Also the Gold and Silver Amalgamation Stamp Mill, situated on said Jennie Group of Mining Claims and including twelve Nissen Quartz stamps complete and all ore bins, amalgamation plates, Pierce Amalgamators and all other machinery and appliances therewith connected; also the ore crushing plant complete, blacksmith shop, air compressor plant, mine ore hoist, mine hoist cages, compressed air pipe lines, compressed air drills, mine cars, mine car tracks, and all other underground mine equipment and surface improvements whatsoever appurtenant to or connected with any and all of the mining claims hereinbefore described.

Also the complete cyanide reduction plant situated on said Jennie Group of Mining Claims and including cyanide solution tanks, ore pulp tanks, Callow separator tanks, slime tanks, gold solution tanks, zinc boxes, centrifugal pumps, steam engine and boiler and all other machinery and appliances therewith connected and the Assay and Chemical Laboratory complete with assay furnaces, bullion melting furnaces, assay scales, pulp scales and complete chemical equipment for cyanide reduction tests and treatment.

Also the water works system connected with said mine and mill including about 4000 feet main water pipe line, 12-horse power engine and pump, four water storage tanks of combined capacity of 50,000 gallons and the general water distributing system to said mines and mills.

Also all water rights owned and used by the said Gold Springs Mining & Power Company in connection with its said mines and mills.

Also the local telephone system connecting the said Jennie mines and mills with Gold Springs, Utah.

The following described Placer Mining claims, situate in State Line Mining District, Iron County, Utah, viz: Sand Aqua, Gravel Bar and Big Locust, and also the following described real property in Modena township, Iron County, Utah:

Beginning at the northeast corner of Block "D," Modena Township Survey, and running thence N. 25 deg. 15 min. W., 845.8 feet to the east and west center line of Section 36, Township 34 South, Range 19 West, Salt Lake base and meridian; thence along said center line South 89 deg. 45 min. East, 553.3 feet; thence South 25 deg. 15 min. East, 146.8 feet to the northeast corner of the San Pedro, Los Angeles and Salt Lake Railroad property; thence along the north side of said railroad property, South 64 deg. 45 min. West, 500.0 feet to the northwest corner of said railroad property; thence North 8 deg. 15 min. West, 29.6 feet, to the place of beginning, enclosing an area of three and fifty-four one-thousandths (3.054) acres.

There being situate on the said Modena Township property the electrical power and electrical light creating plant, the possession of which was adjudged to belong to the Westinghouse Machine Company.

Together with all improvements, machinery, equipment and tools thereon, except such as have been adjudged to belong to the Westinghouse Machine Company and the Richmond Machinery Company.

Together with all property of every nature and description, together with the buildings, structures, erections and constructions, including all machinery, fixtures, appliances, implements and appurtenances of every kind and character, situate, lying and being in, on or about the said plants, premises and property above described, and used, or provided for use in or about the operation of said plants and property and the carrying on of the business of said defendant company, excepting therefrom only such machinery and property as has been adjudged to belong to the Westinghouse Machine Company and the F. C. Richmond Machinery Company, and including the right of the purchaser of the property described in paragraph three herein, to purchase the said power plant property for Fifteen Thousand (\$15,000.00) dollars from the Westinghouse Machine Company within ninety days; and the F. C. Richmond Machinery Company property for Twenty-three Hundred (\$2,300.00) dollars with interest from September 1st, 1913, within forty-five days from the date of the confirmation of the sale as provided in said decree.

Also all power transmission lines and telephone lines connected with said power and electrical light creating system, together with wires, poles, insulators and other equipment therewith connected and thereunto appertaining, all constructed in connection with said power and light creating plant and for the distribution and use of power and light created; also all transmission and distributing stations and machinery including transformers, electric motors and other machinery and appliances used in the distributing system of said power and light creating plant.

Also all electric light systems owned by said Gold Springs Mining & Power Company and used in connection with said power and electrical light producing system.

No bid for the property and rights described in paragraph three of less than Seven Thousand and One Hundred (\$7,100.00) Dollars will be received. Said property to be sold subject to any lien for taxes thereon. Upon the acceptance of any bid the purchaser shall forthwith pay to the undersigned the sum of Twenty-five Hundred (\$250.00) Dollars by cash or certified check on some bank or trust company of Columbus, Ohio, or Salt Lake City, Utah, and made or endorsed payable to the order of the undersigned, and the balance shall be paid as the court shall order upon the confirmation of the sale.

So much of the purchase price as may not be required by the court to be paid in cash may be paid in cash or by turning over to be cancelled or credited, as is provided in said decree, the bonds and coupons of the defendant, Gold Springs Mining & Power Company.

Dated this 6th day of April, 1914.
CHARLES BALDWIN,
Master in Chancery.

First publication Jan. 1, 1915, last publication Jan. 22, 1915.

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